	APF	

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#### **FORM ADV**

# Part II - Page 1 Uniform Application for Investment Adviser Registration

Name of Investment Adviser:						
Address:	(Number and Street)	(City)	(State)	(Zip Code)	Area Code:	Telephone Number:
					( )	

This part of Form ADV gives information about the investment adviser and its business for the use of clients.

The information has not been approved or verified by any governmental authority.

#### **Table of Contents**

<u>Item Number</u>	<u>Item</u>	<b>Page</b>
1	Advisory Services and Fees	2
2	Types of Clients	2
3	Types of Investments	3
4	Methods of Analysis, Sources of Information and Investment Strategies	3
5	Education and Business Standards	4
6	Education and Business Background	4
7	Other Business Activities	4
8	Other Financial Industry Activities or Affiliations	4
9	Participation or Interest in Client Transactions	5
10	Conditions for Managing Accounts	5
11	Review of Accounts	5
12	Investment or Brokerage Discretion	6
13	Additional Compensation	6
14	Balance Sheet	6
	Continuation Sheet	Schedule F
	Balance Sheet, if required	Schedule G

(Schedules A, B, C, D, and E are included with Part I of this Form, for the use of regulatory bodies, and are not distributed to clients.)

Par	t II -	Page 2			801-	
1.	A.	Advisory	Services and Fees. (check t	the applicable boxes	For each type of service provided, state the service of total advisory billings from that service instruction below.)	
		Applicant:			(See instruction below.)	
		(1) Provid	des investment supervisory s	services		%
		(2) Manag	ges investment advisory acco	ounts not involving	investment supervisory services	%
		(3) Furnis	shes investment advice throu	agh consultations no	ot included in either service described above	%
		(4) Issues	s periodicals about securities	s by subscription .		%
		(5) Issues	s special reports about securi	ities not included in	any service described above	%
				•	y charts, graphs, formulas, or other devices	%
		(7) On mo	ore than an occasional basis,	, furnishes advice to	clients on matters not involving securities	%
		(8) Provid	des a timing service			%
		(9) Furnis	shes advice about securities	in any manner not d	lescribed above	%
			-	•	rear. If applicant has not completed its first fis ar and state that the percentages are estimates	•
	В.	Does appli	icant call any of the services	s it checked above fi	nancial planning or some similar term?	Yes No
	C.	Applicant	offers investment advisory s	services for: (check	all that apply)	
		(1) A pero	centage of assets under mana	agement	(4) Subscription fees	
		(2) Hourly	y charges		(5) Commissions	
		(3) Fixed	fees (not including subscrip	otion fees)	(6) Other	
	D.	For each c	checked box in A above, desc	cribe on Schedule F	:	
		• the ser		ne name of any publ	ication or report issued by the adviser on a sul	oscription basis
		<ul><li>applic</li></ul>	cant's basic fee schedule, ho	w fees are charged a	and whether its fees are negotiable	
					s payable before service is provided, how a cl ract before its expiration date	ient may get a
2.	Ту	pes of client	ts — Applicant generally pr	ovides investment a	dvice to: (check those that apply)	
		A. Indivi	duals	E. Trus	sts, estates, or charitable organizations	
		B. Banks	s or thrift institutions	F. Cor	porations or business entities other than those	listed above
		C. Invest	tment companies	G. Oth	er (describe on Schedule F)	

SEC File Number:

Date:

**FORM ADV** 

Applicant:

D. Pension and profit sharing plans

FORM ADV	Applicant:			SEC File Number:	Date:
Part II - Page 3				801-	
3. Types of Invest	ments. Applicant offers advice on the fo	llowi	ng: (	(check those that apply)	
A. Equity	securities		H.	United States government securities	
(1) exchan	ge-listed securities		I.	Options contracts on:	
<u> </u>	es traded over-the-counter			(1)	
(3) foreign	issuers			<ul><li>(1) securities</li><li>(2) commodities</li></ul>	
B. Warran	ts		J.	Futures contracts on:	
	ate debt securities an commercial paper)			<ul><li>(1) tangibles</li><li>(2) intangibles</li></ul>	
D. Comme	ercial paper				
E. Certific	eates of deposit		K.	Interests in partnerships investing in:	
F. Munici	pal securities			(1) real estate	
G. Investn	nent company securities:			<ul><li>(2) oil and gas interests</li><li>(3) other (explain on Schedule F)</li></ul>	
	riable life insurance		L.	Other (explain on Schedule F)	
<u> </u> ` '	riable annuities	Ш	L.	other (explain on Schedule 1)	
(3) mu	tual fund shares				
4. Methods of Ana	alysis, Sources of Information, and Inv	estm	ent	Strategies.	
A. Applicant's	security analysis methods include: (chec	k tho	se th	nat apply)	
(1) Chartin	g	(4)		Cyclical	
(2)  Fundan	nental	(5)		Other (explain on Schedule F)	
(3) Technic	cal				
B. The main so	ources of information applicant uses inclu	ıde: (	chec	ek those that apply)	
(1)   Financi	al newspapers and magazines	(5)	П	Timing services	
(2) Inspect	ions of corporate activities	(6)		Annual reports, prospectuses, filings Securities and Exchange Commission	
(3) Research	ch materials prepared by others			Securities and Exchange Commission	
(4) 🗔 С		(7)		Company press releases	
(4) Corpor	ate rating services	(8)		Other (explain on Schedule F)	
C. The investm	nent strategies used to implement any inv	estm	ent a	dvice given to clients include: (check	those that apply)
	erm purchases cies held at least a year)	(5)		Margin transactions	
	erm purchases cies sold within a year)	(6)		Option writing, including covered op options, or spreading strategies	tions, uncovered
(3) Trading	g (securities sold within 30 days)	(7)		Other (explain on Schedule F)	
(4)  Short s	ales				

FOF	RM ADV	Applicant:		SEC File Number:	Date:
Par	t II - Page 4			801-	
5.	Education an	nd Business Standards.			
		general standards of education or business	experience that appl	icant requires of those Y	es No
		etermining or giving investment advice to cl. (If yes, describe thes	ients?		
6.	Education an	d Business Background.	se standards on Sche	saule F.)	
	For:	a Dusiness Duckground.			
		nber of the investment committee or group th	nat determines gener	al investment advice to be	given to clients, or
	• if the appl	licant has no investment committee or group. (if more than five, respond only for their su	, each individual wh		
	• each princ	cipal executive officer of applicant or each p	person with similar s	status or performing simila	r functions.
	On Schedule I	F, give the:			
	• name	• formal educa	ation after high scho	ol	
	• year of bi	erth • business bac	kground for the pred	ceding five years	
7.	Other Busine	ess Activities. (check those that apply)			
	A. Appl	icant is actively engaged in a business other	than giving investn	nent advice.	
	B. Appl	icant sells products or services other than in	vestment advice to	clients.	
		principal business of applicant or its principatement advice.	al executive officers	s involves something other	than providing
	(For e	ach checked box describe the other activities	es, including the tim	e spent on them, on Schedu	ıle F.)
8.	Other Financ	cial Industry Activities or Affiliations. (cl	heck those that apply	y)	
	A. Appl	icant is registered (or has an application per	nding) as a securities	s broker-dealer.	
		icant is registered (or has an application pend mmodity trading adviser.	ding) as a futures con	nmission merchant, commo	odity pool operator
	C. Appl	icant has arrangements that are material to i	ts advisory business	s or its clients with a related	d person who is a:
	(1) bro	ker-dealer	(7) accounting	ng firm	
	(2) inve	estment company	(8) law firm		
	(3) oth	er investment adviser	(9) insurance	e company or agency	
	(4) fina	ancial planning firm	(10) pension of	consultant	
		nmodity pool operator, commodity trading viser or futures commission merchant	(11) real estat	e broker or dealer	
	(6) ban	nking or thrift institution	(12) entity that	at creates or packages limite	ed partnerships
	(For ea	ach checked box in C, on Schedule F identif ar	fy the related person rrangements.)	and describe the relations	hip and the
		ant or a related person a general partner in arto invest?			Yes No
	sonetted (	(If yes, describe on Schedule F the			

FORM ADV Applicant:		DV	Applicant:	SEC File Number:	Date:	
Par	t II - F	Page 5		801-		
9.	Part	icipation o	or Interest in Client Transactions.			
		Applicant of	or a related person: (check those that apply)			
		A. As pri	ncipal, buys securities for itself from or sells securities it owns	to any client.		
		B. As bro	oker or agent effects securities transactions for compensation fo	r any client.		
			oker or agent for any person other than a client effects transactions a brokerage customer.	in which client securities ar	e sold to or bought	
	D. Recommends to clients that they buy or sell securities or investment products in which the applicant or a related person has some financial interest.					
		E. Buys o	or sells for itself securities that it also recommends to clients.			
			checked, describe on Schedule F when the applicant or a related as, internal procedures, or disclosures are used for conflicts of in			
10.	inves	stment advi	Managing Accounts. Does the applicant provide investment su sory accounts or hold itself out as providing financial planning or s pose a minimum dollar value of assets or other conditions for starti	ome similarly termed	Yes No	
			(If yes, describe on Schedule F.)			
11.			<b>ounts.</b> If applicant provides investment supervisory services, may oviding financial planning or some similarly termed services:	nages investment advisory	accounts, or holds	
	;	triggering f applicant o	relow the reviews and reviewers of the accounts. For reviews, factors. For reviewers, include the number of reviewers, their title on performing reviews, and number of accounts assigned each.	es and functions, instructions		

FORM ADV		ADV	Applicant:	SEC File Number:	Date:	
Part II - Page 6		Page 6		801-		
12.	Inv	estment or I	Brokerage Discretion.			
	A.	Does applic	ant or any related person have authority to determine, without	obtaining specific client con		
	(1)	securities to	be bought or sold?		Yes	No
	(2) amount of the securities to be bought or sold?					
	(3) broker or dealer to be used?				Yes	No
. <u>-</u>	(4)	commission	rates paid?		Yes	No
	D	Dogg applia	ant or a related person suggest brokers to clients?		Yes	No
	В.					
		on Schedule	s answer to A describe on Schedule F any limitations on the author F the factors considered in selecting brokers and determining the oducts, research and services given to the applicant or a related	e reasonableness of their co	mmissions	
	•	the products	s, research and services			
	•	whether clie services	ents may pay commissions higher than those obtainable from o	ther brokers in return for th	ose produc	ts and
	•	whether res	earch is used to service all of applicant's accounts or just those	accounts paying for it; and	i	
	•	• •	res the applicant used during the last fiscal year to direct client to d research services received.	ransactions to a particular b	roker in ret	urn for
13.	Ado	ditional Con	npensation.			
	Doe	es the applica	ant or a related person have any arrangements, oral or in writing	g, where it:		
	A.		by or receives some economic benefit (including commissions om a non-client in connection with giving advice to clients?			
	В.	directly or i	ndirectly compensates any person for client referrals?		Yes	No
	Δ.	directly of I	(For each yes, describe the arrangements on Sch			
14.	Bal	ance Sheet.	Applicant must provide a balance sheet for the most recent fis	cal year on Schedule G if a	pplicant:	
	•	•	of client funds or securities (unless applicant is registered or rend Exchange Commission); or	egistering only with the		
	•	requires pre	payment of more than \$500 in fees per client and 6 or more more	onths in advance	Yes	No
		Has applica	nt provided a Schedule G balance sheet?			

chedule F of	Applicant:	SEC File Number:	Date:
chedule F of orm ADV ontinuation Sheet for Form	ADV Part II	801-	
	Schedule as a continuation sheet for 1	•	edules.)
. Full name of applicant exactly as s		•	IRS Empl. Ident. No.
Item of Form (identify)		Answer	

Complete amended pages in full, circle amended items, and file with execution page.

Schedule G of
Form ADV
Balance Sheet

Applicant:	SEC File Number:	Date:
	801-	

(Answers for Form ADV Part II Item 14.)

1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV:	IRS Empl. Ident. No.:

#### Instructions

- 1. The balance sheet must be:
  - A. Prepared in accordance with generally accepted accounting principles
  - B. Audited by an independent public accountant
  - C. Accompanied by a note stating the principles used to prepare it, the basis of included securities, and any other explanations required for clarity.
- 2. Securities included at cost should show their market or fair value parenthetically.
- 3. Qualification and any accompanying independent accountant's report must conform to Article 2 of Regulation S-X (17 CFR 210.2-01 et. seq.).
- 4. Sole proprietor investment advisers:
  - A. Must show investment advisory business assets and liabilities separate from other business and personal assets and liabilities.
  - B. May aggregate other business and personal assets and liabilities unless there is an asset deficiency in the total financial position.

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Schedule H of Form ADV	Applicant:	SEC File Number:
Page 1		801-

(for sponsors of wrap fee programs)

Date:

Name of wrap fee program or programs described in attached brochure:

- 1. Applicability of Schedule. This Schedule must be completed by applicants that are compensated under a wrap fee program for sponsoring, organizing, or administering the program, or for selecting, or providing advice to clients regarding the selection of, other investment advisers in the program ("sponsors"). A wrap fee program is any program under which a specified fee or fees not based directly upon transactions in a client's account is charged for investment advisory services (which may include portfolio management or advice concerning the selection of other investment advisers) and execution of client transactions.
- 2. Use of Schedule. This Schedule sets forth the information the sponsor must include in the wrap fee brochure it is required to deliver or offer to deliver to clients and prospective clients of its wrap fee programs under Rule 204-3 under the federal Advisers Act and similar rules of the jurisdictions. The wrap fee brochure prepared in response to this Schedule must be filed with the Commission and the jurisdictions as part of Form ADV by completing the identifying information on this Schedule and attaching the brochure. Brochures should be prepared separately, not on copies of this Schedule. Any wrap fee brochure filed with the Commission as part of an amendment to Form ADV shall contain in the upper right hand corner of the cover page the sponsor's registration number (801-).
- 3. General Contents of Brochure. Unlike Parts I and II of this form, this Schedule is not organized in "check-the-box" format. These instructions, including the requests for information in Item 7 below, should not be repeated in the brochure. Rather, this Schedule describes minimum disclosures that must be made in the brochure to satisfy the sponsor's duty to disclose all material facts about the sponsor and its wrap fee programs. Nothing in this Schedule relieves the sponsor from any obligation under any provision of the federal Advisers Act or rules thereunder, or other federal or state law to disclose information to its advisory clients or prospective advisory clients not specifically required by this Schedule.
- **4.** *Multiple Sponsors*. If two or more persons fall within the definition of "sponsor" in Item 1 above for a single wrap fee program, only one such sponsor need complete the Schedule. The sponsors may choose among themselves the sponsor that will complete the Schedule.
- 5. Omission of Inapplicable Information. Any information not specifically required by this Schedule that is included in the brochure should be applicable to clients and prospective clients of the sponsor's wrap fee programs. If the sponsor is required to complete this Schedule with respect to more than one wrap fee program, the sponsor may omit from the brochure furnished to clients and prospective clients of any wrap fee program or programs information required by this Schedule that is not applicable to clients or prospective clients of that wrap fee program or programs. If a sponsor of more than one wrap fee program prepares separate wrap fee brochures for clients of different programs, each brochure prepared must be filed with the Commission and the jurisdictions attached to a separate copy of this Schedule. Each such brochure must state that the sponsor sponsors other wrap fee programs and state how brochures for those programs may be obtained.
- 6. **Updating.** Sponsors are required to file an amendment to the brochure promptly after any information in the brochure becomes materially inaccurate. Amendments may be made by use of a "sticker," *i.e.*, a supplement affixed to the brochure that indicates what information is being added or updated and states the new or revised information, as long as the resulting brochure is readable. Stickers should be dated and should be incorporated into the text of the brochure when the brochure itself is revised.
- 7. Contents of Brochure. Include in the brochure prepared in response to this Schedule:
  - (a) on the cover page, the sponsor's name, address, telephone number, and the following legend in bold type or some other prominent fashion:

This brochure provides clients with information about [name of sponsor] and the [name of program or programs] that should be considered before becoming a client of the [name of program or programs]. This information has not been approved or verified by any governmental authority.

- (b) a table of contents reflecting the subject headings in the sponsor's brochure;
- (c) the amount of the wrap fee charged for each program or, if fees vary according to a schedule established by the sponsor, a table setting forth the fee schedule, whether such fees are negotiable, the portion of the total fee (or the range of such amounts) paid to persons providing advice to clients regarding the purchase or sale of specific securities under the program ("portfolio managers"), and the services provided under each program (including the types of portfolio management services);

Schedule F	lof
Form ADV	
Page 2	

Applicant:	SEC File Number:	Date:
	801-	

- (d) a statement that the program may cost the client more or less than purchasing such services separately and a statement of the factors that bear upon the relative cost of the program (*e.g.*, the cost of the services if provided separately and the trading activity in the client's account);
- (e) if applicable, a statement that the person recommending the program to the client receives compensation as a result of the client's participation in the program, that the amount of this compensation may be more than what the person would receive if the client participated in other programs of the sponsor or paid separately for investment advice, brokerage, and other services, and that the person may therefore have a financial incentive to recommend the wrap fee program over other programs or services;
- (f) a description of the nature of any fees that the client may pay in addition to the wrap fee and the circumstances under which these fees may be paid (including, if applicable, mutual fund expenses and mark-ups, mark-downs or spreads paid to market makers from whom securities were obtained by the wrap fee broker);
- (g) how the program's portfolio managers are selected and reviewed, the basis upon which portfolio managers are recommended or chosen for particular clients, and the circumstances under which the sponsor will replace or recommend the replacement of the portfolio manager;
- (h) (1) if applicable, a statement to the effect that portfolio manager performance information is not reviewed by the sponsor or a third party and/or that performance information is not calculated on a uniform and consistent basis,
  - (2) if performance information is reviewed to determine its accuracy, the name of the party who reviews the information and a brief description of the nature of the review,
  - (3) a reference to any standards (*i.e.*, industry standards or standards used solely by the sponsor) under which performance information may be calculated;
- (i) a description of the information about the client that is communicated by the sponsor to the client's portfolio manager, and how often or under what circumstances the sponsor provides updated information about the client to the portfolio manager;
- (j) any restrictions on the ability of clients to contact and consult with portfolio managers;
- (k) in narrative text, the information required by Items 7 and 8 of Part II of this form and, as applicable to clients of the wrap fee program, the information required by Items 2, 5, 6, 9A and C, 10, 11, 13 and 14 of Part II;
- (1) if any practice or relationship disclosed in response to Item 7, 8, 9A, 9C and 13 of Part II presents a conflict between the interests of the sponsor and those of its clients, explain the nature of any such conflict of interest; and
- (m) if the sponsor or its divisions or employees covered under the same investment adviser registration as the sponsor act as portfolio managers for a wrap fee program described in the brochure, a brief, general description of the investments and investment strategies utilized by those portfolio managers.
- 8. Organization and Cross References. Except for the cover page requirements in Item 7(a) above, information contained in the brochure need not follow the order of the items listed in Item 7. However, the brochure should not be organized in such a manner that important information called for by the form is obscured.

Set forth below the page(s) of the brochure on which the various disclosures required by Item 7 are provided.

		Page(s)			Page(s)			Page(s)
Item	7(a) #7(b) #7(c) #7(d) #7(e)	cover	Item	7(f) #7(g) #7(h) #7(i)		Item	7(j) #7(k) #7(l) #7(m)	

## Form ADV (Paper Version)

#### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

#### STATE-REGISTERED INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial application for state registration and all amendments to registration.

#### 1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the legally designated officers and their successors, of the state in which you maintain your *principal office and place of business* and any other state in which you are applying for registration or amending your registration, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are applying for registration, or amending your registration.

### 2. State-Registered Investment Adviser Affidavit

If you are subject to state regulation, by signing this Form ADV, you represent that, you are in compliance with the registration requirements of the state in which you maintain your *principal place of business* and are in compliance with the bonding, capital, and recordkeeping requirements of that state.

## Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having custody or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:	Date:
Printed Name:	Title:
Adviser CRD Number:	